# IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

HONEYWELL INTERNATIONAL INC. and HONEYWELL INTELLECTUAL PROPERTIES INC.,	) ) )
Plaintiffs,	) ) C.A. No. 04-1338 (KAJ)
v.	
APPLE COMPUTER, INC., et al.,	) ) . )
Defendants.	)
HONEYWELL INTERNATIONAL INC. and HONEYWELL INTELLECTUAL PROPERTIES INC.,	)
Plaintiffs,	) ) ) C.A. No. 04-1337 (KAJ)
v.	)
AUDIOVOX COMMUNICATIONS CORP., et al.,	) ) )
Defendants.	)
OPTREX AMERICA, INC.,	)
Plaintiff,	) ) ) C.A. No. 04-1536 (KAJ)
v.	)
HONEYWELL INTERNATIONAL INC. and HONEYWELL INTELLECTUAL PROPERTIES INC.,	) ) ) )
Defendants.	)

# NOTICE OF SUBPOENA DIRECTED TO 3M CORPORATION

DB02:5548217.1 065004.1001

PLEASE TAKE NOTICE that pursuant to Rule 45 of the Federal Rules of Civil Procedure, Optrex America, Inc. ("Optrex") has served a subpoena duces tecum upon 3M Corporation, in the form appended hereto, for the production on October 20, 2006 of the documents described in "Attachment A" to the subpoena.

YOUNG CONAWAY STARGATT & TAYLOR, LLP

October 5, 2006

Karen L. Pascale (#2903) [kpascale@ycst.com]

The Brandywine Building 1000 West Street, 17th Floor Wilmington, DE 19801 (302) 571-6600

- and -

Richard D. Kelly
Andrew M. Ollis
Alexander E. Gasser
John F. Presper
OBLON, SPIVAK, MCCLELLAND,
MAIER & NEUSTADT, P.C.
1940 Duke Street
Alexandria, VA 22314
(703) 413-3000
Attorneys for Optrex America, Inc.

# UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF MINNESOTA

OPTREX AMERICA, INC.

SUBPOENA IN A CIVIL CASE

HONEYWELL INTERNATIONAL INC., et al.

PENDING IN THE U.S. DISTRICT COURT FOR THE DISTRICT OF DELAWARE

		CASE No. 04-1536 (KAJ)			
TO:	3M Corporation				
	3M Center				
	St. Paul, MN 55144-	1000			
		ppear in the United States District court at the place	, date, and time specified below		
•	n the above case.				
PLACE OF TESTIMONY		COURTROOM			
			DATE AND TIME		
YOU ARE COMMANDED to appear at the place, date, and time specified below to testify at the taking of a deposition in the above case.					
PLACE OF DEPO	SITION		DATE AND TIME		
objects at the place, date, and time specified below (list documents or objects):  See Attachment A					
PLACE ODLON SDIVAL	Z NACCIETT AND MAI	en 6 Mericerator D.C.	DATE AND TIME		
OBLON, SPIVAK, MCCLELLAND, MAIER & NEUSTADT, P.C. 1940 Duke Street			0.11 00.0000.000		
Alexandria, VA			October 20, 2006, 9:00 am		
☐ YOU ARE COMMANDED to permit inspection of the following premises at the date and time specified below.					
PREMISES			DATE AND TIME		
Any organization not a party to this suit that is subpoenaed for the taking of a deposition shall designate					
one or more officers, directors, or managing agents, or other persons who consent to testify on its behalf, and					
may set forth,	for each person desi	gnated, the matters on which the person will te	stify. Federal Rules of Civil		
ISSUING OFFICER	S SIGNATURE AND TITLE	(INDICATE IF ATTORNEY FOR PLAINTIFF OR DEFENDANT)	DATE		
Mr P	$\sim$	Attorney for Plaintiff Optrex America, Inc.	September 19, 2006		
ISSUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER:					
John F. Presper	Esq.				
ODION SDIVAY MCCI DI I AND MAIDD & NEIGTADT D.C.					

OBLON, SPIVAK, MCCLELLAND, MAIER & NEUSTADT, P.C.

1940 Duke Street

Alexandria, VA 22314

(703) 413-3000

(See Rule 45, Federal Rules of Civil Procedure, Parts C & D on next page)

PROOF OF SERVICE				
DAT	TE PLACE	•		
SERVED		•		
SERVED ON (PRINT NAME)	MANNER OF SERVICE			
		·		
SERVED BY (PRINT NAME)	TITLE			
	DECLARATION OF SERVER			
I declare under penalty of perjury contained in the Proof of Service is true	under the laws of the United States of America e and correct.	that the foregoing information		
Executed on				
DATE	SIGNATURE OF SERVER			
	ADDRESS OF SERVER			

Rule 45, Federal Rules of Civil Procedure, Parts C & D:

### (c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction which may include, but is not limited to, lost earnings and reasonable attorney's fee.
- (2) (A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d) (2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to comply production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.
- (3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it
  - (i) fails to allow reasonable time for compliance,
  - (ii) requires a person who is not a party or an officer of a

party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c) (3) (B) (iii) of this rule, such a person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held, or

(iii) requires disclosure of privileged or other protected matter and no exception or waiver applies, or

(iv) subjects a person to undue burden.

#### (B) If a subpoena

(i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or

(ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or (iii) requires a person who is not a party or an officer of a

(iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or, if the party in who behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

### (d) DUTIES IN RESPONDING TO SUBPOENA.

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

# **DEFINITIONS**

- 1. As used herein, the term "document" shall refer to, without limitation, printed, typed, recorded, photocopied, photographed, graphically or electronically generated, or stored matter, however produced or reproduced, including originals, copies, and drafts thereof, which may be considered a "document" or "tangible thing" within the meaning of Rule 34 of the Federal Rules of Civil Procedure, including but not limited to all patents and all applications, foreign or domestic, as well as correspondence and filings in connection therewith, contracts, agreements, guarantees, amendments, assignments, offers, prospectuses, proxy statements, invoices, purchase orders, research and development records, production records, quality control records, management reports, audit reports, accounting reports, work papers, ledgers, balance sheets, profit and loss statements, financial statements, memoranda, correspondence, communications, computer printouts, computer tapes or disks, envelopes, summaries, analyses, opinions, projections, forecasts, budgets, estimates, transcripts, tape recordings, business cards, notes, calendar or diary entries, newspaper articles advertisements, pamphlets, periodicals, pleadings, indexes, file folders and press releases.
- 2. As used herein, the term "Honeywell" shall refer to Honeywell International, Inc. and Honeywell Intellectual Properties Inc., and all divisions, departments, subsidiaries (whether direct or indirect), parents, affiliates, acquisitions, predecessors and entities controlled by any of them, whether domestic or foreign, including but not limited to, Allied Corporation, Bendix Corp., Honeywell Inc., Allied-Signal, and/or AlliedSignal and their respective present or former officers, directors, employees, owners, attorneys and agents, as well as consultants and any other persons acting or purporting to act on behalf of each such entity or person.
- 3. As used herein, the term "3M," "you," or "your" shall refer to 3M Corporation and include, without limitation, your divisions, subsidiaries, directors, agents, representatives, employees, and any predecessor in interest.
- 4. As used herein, the term "communication" shall refer to any and all exchanges of information between two or more persons by any medium, including, but not limited to, meetings, telephone conversations, correspondence, memoranda, contracts, agreements, e-mails, computer, radio, telegraph, or verbal actions intended to convey or actually conveying information or data.
- 5. As used herein, the term "relate" or "relating" shall mean embodying, concerning, containing, comprising, constituting, indicating, referring to, identifying, describing, discussing, involving, supporting, reflecting, evidencing, or otherwise in any way pertaining directly or indirectly to.

# INSTRUCTIONS

- 1. As used herein, the use of the singular form of any word shall include the plural and vice versa.
- 2. As used herein, the connectives "and" and "or" shall be construed either disjunctively or conjunctively so as to acquire the broadest possible meaning.
- 3. As used herein, the terms "any," "all" or "each" shall be construed as "any, all and each" inclusively.
- 4. These requests shall apply to all documents in your possession, custody, or control at the present time or coming into your possession, custody, or control prior to the date of the production. If you know of the existence, past or present, of any documents or things requested below, but are unable to produce such documents or things because they are not presently in your possession, custody, or control, you shall so state and shall identify such documents or things, and the person who has possession, custody, or control of the documents or things.
- 5. For each and every document for which you assert either attorney-client privilege, work product protection, or some other allegedly applicable privilege, (1) identify the document by date, title, nature, author, sender, recipients, and/or participants; (2) provide a summary statement of the subject matter of the document sufficient in detail to permit a determination of the propriety of your assertion or such privilege or protection; and (3) identify the allegedly applicable privilege or protection.
- 6. These document requests seek answers current to the date of response, and further shall be deemed to be continuing under Rule 26 (e) of the Federal Rules of Civil Procedure, so that any additional documents referring or relating in any way to these document requests which you acquire or which becomes known to you up to and including the time of trial shall be produced promptly after being so acquired or known by you.

- 1. All documents relating to the preparation and prosecution of patent applications that resulted in U.S. Patent Nos. 5,161,041, invented by Messrs. Adiel Abileah, Charles Sherman and Robert M. Cammarata; 5,237,641, invented by Messrs. Benjamin A. Jacobson and Roland Winston; and 5,303,322, invented by Messrs. Benjamin A. Jacobson, Roland Winston, Neil Gitkind and Robert Holman; including documents relating to the preparation and prosecution of patent applications that resulted in such patents; and all related U.S. and foreign patent applications, including prosecution histories, draft applications, prior art, scientific articles or publications, and translations of any such documents.
- 2. All inventor notebooks or other documents relating to the conception, reduction to practice, research, development, testing, implementation, or analysis of the liquid crystal display (LCD) backlighting technology described in U.S. Patent Nos. 5,161,041; 5,237,641 and 5,303,322 prior to January 18, 1994.
- 3. All documents received from OIS Optical Imaging Systems, Inc., including any predecessor or successors in interest, relating to any work performed by Messrs. Adiel Abileah, Charles Sherman or Robert M. Cammarata, or any other person, involving moiré patterns caused by the interaction of cathode ray tubes (CRTs) or liquid crystal displays (LCDs) with other optical elements as seen by the viewer of the image on the CRTs and/or LCDs prior to January 18, 1994 and/or diffusing collimating lens arrays for use in LCDs as taught in U.S. Patent No. 5,161,041.
- 4. All documents received from NiOptics Corp. relating to any work performed by Messrs. Benjamin A. Jacobson, Roland Winston, Neil Gitkind or Robert Holman, or any other person, involving moiré patterns in systems or devices containing cathode ray tubes (CRTs) or liquid crystal displays (LCDs) prior to January 18, 1994.
- 5. All documents relating or referring to communications between Mr. Benjamin A. Jacobson and 3M (including without limitation, 3M employees Messrs. Terry Jones, Sandford Cobb Jr., David Wortman, Andy Wong, Roger H. Appledorn and Jeffrey J. Melby) regarding the use of brightness enhancing films (BEFs) or Scotch<sup>TM</sup> Optical Lighting Film (SOLF) with liquid crystal display (LCD) backlights prior to January 18, 1994.
- 6. All documents relating to the rotation of louver filters to reduce moiré patterns in systems or devices containing cathode ray tubes (CRTs) or liquid crystal displays (LCDs) prior to January 18, 1994.
- 7. All documents relating to use of brightness enhancing films (BEFs) or Scotch™ Optical Lighting Film (SOLF) with liquid crystal display (LCD) backlights prior to January 18, 1994.

- 8. All documents relating or referring to communications between Messrs. Kevin J. Hathaway or Richard M. Knox (then of Compaq Computer Corp.) and 3M (including without limitation, 3M employees Messrs. Terry Jones, Sandford Cobb Jr., David Wortman, Andy Wong, Roger H. Appledorn and Jeffrey J. Melby) regarding the use of brightness enhancing films (BEFs) or Scotch™ Optical Lighting Film (SOLF) with liquid crystal display (LCD) backlights prior to January 18, 1994.
- 9. All documents relating or referring to efforts by Messrs. Terry Jones, Sandford Cobb Jr., David Wortman, Andy Wong, Roger H. Appledorn or Jeffrey J. Melby to develop, market or sell brightness enhancing films (BEFs) or Scotch<sup>TM</sup> Optical Lighting Film (SOLF) for use with liquid crystal display (LCD) backlights prior to January 18, 1994.
- 10. All documents relating or referring to communications to or from Messrs. Terry Jones, Sandford Cobb Jr., David Wortman, Andy Wong, Roger H. Appledorn or Jeffrey J. Melby regarding the use of brightness enhancing films (BEFs) or Scotch™ Optical Lighting Film (SOLF) with liquid crystal display (LCD) backlights prior to January 18, 1994.
- 11. All documents relating or referring to communications with Honeywell regarding U.S. Patent Nos. 5,161,041, 5,237,641 or 5,303,322, and products containing or embodying the technology described therein; brightness enhancing films (BEFs); or Scotch<sup>TM</sup> Optical Lighting Film (SOLF).
- 12. All documents relating or referring to communications concerning U.S. Patent No. 5,280,371 and/or the application thereof (Serial No. 911, 547).
- 13. All documents relating or referring to communications or contact with Honeywell regarding C.A. No. 04-1337-KAJ, C.A. No. 04-1338-KAJ, C.A. No. 04-1536-KAJ or C.A. No. 05-874-KAJ, cases pending in the District of Delaware.
- 14. To the extent the documents or materials in categories 1-13 no longer exist, all documents that evidence the pertinent document retention policies and destruction of these documents.

# CERTIFICATE OF SERVICE

I, Karen L. Pascale, hereby certify that on October 5, 2006, I caused to be electronically filed a true and correct copy of the foregoing document – *Notice of Subpoena Directed to 3M*Corporation – with the Clerk of Court using CM/ECF which will send notification of such filing to the following counsel of record:

John R. Alison john.alison@finnegan.com,

Parker H. Bagley pbagley@milbank.com

Robert J. Benson rjbenson@hhlaw.com

Robert Karl Beste, III rkb@skfdelaware.com, vkm@skfdelaware.com

Elizabeth L. Brann elizabethbrann@paulhastings.com

Christopher E. Chalsen cchalsen@milbank.com

Hua Chen huachen@paulhastings.com

Jay C. Chiu jaychiu@paulhastings.com

Arthur G. Connolly, III aconnollyIII@cblh.com, dkt@cblh.com; telwell@cblh.com

Frederick L. Cottrell, III cottrell@rlf.com

Francis DiGiovanni fdigiovanni@cblh.com, ddunmeyer@cblh.com;

dkt@cblh.com; ljarrell@cblh.com

Thomas M. Dunham dunhamt@howrey.com

Kevin C. Ecker kecker@stroock.com

Amy Elizabeth Evans aevans@crosslaw.com

York M. Faulkner york.faulkner@finnegan.com

Maxwell A. Fox maxwellfox@paulhastings.com

Terry D. Garnett terrygarnett@paulhastings.com

Christopher J. Gaspar cgaspar@milbank.com

Alexander E. Gasser agasser@oblon.com

Alan M. Grimaldi grimaldia@howrey.com

Thomas C. Grimm tcgefiling@mnat.com

Thomas Lee Halkowski halkowski@fr.com, sub@fr.com

Angie Hankins ahankins@stroock.com

DB02:5548217.1 065004.1001

rhorwitz@potteranderson.com, Richard L. Horwitz

dmoore@potteranderson.com; nmcmenamin@potteranderson.com;

achin@potteranderson.com; mbaker@potteranderson.com;

ntarantino@potteranderson.com; kmorris@potteranderson.com;

iplitigation@potteranderson.com

Dan C. Hu hu@tphm.com, gyount@tphm.com; awoods@tphm.com

John T. Johnson jjohnson@fr.com, lperez@fr.com; autuoro@fr.com

rjk@skfdelaware.com, eys@skfdelaware.com Robert J. Katzenstein

Nelson M. Kee keen@howrey.com

Richard D. Kelly rkelly@oblon.com

Matthew W. King king@rlf.com

Stephen S. Korniczky stephenkorniczky@paulhastings.com

hamiltonloeb@paulhastings.com Hamilton Loeb

Robert.Maier@BakerBotts.com Robert L. Maier

dmargules@BMF-law.com, jspeakman@bmf-law.com David J. Margules

dmoore@potteranderson.com, David Ellis Moore

ntarantino@potteranderson.com

carolynmorris@paulhastings.com Carolyn E. Morris

aneustadt@oblon.com Arthur I. Neustadt

elizabeth.niemeyer@finnegan.com Elizabeth A. Niemeyer

boehydis@bakernet.com Kevin M. O'Brien

Andrew M. Ollis aollis@oblon.com

Adam Wyatt Poff apoff@ycst.com, corporate@ycst.com; corpcal@ycst.com

Leslie A. Polizoti lpolizoti@mnat.com, lpolizoti@mnat.com

Alana A. Prills alanaprills@paulhastings.com

Steven J Rizzi steven.rizzi@weil.com

Lawrence Rosenthal lrosenthal@stroock.com

aross@velaw.com Avelyn M. Ross

provner@potteranderson.com, mstackel@potteranderson.com; Philip A. Rovner nmcmenamin@potteranderson.com; iplitigation@potteranderson.com

dsangalli@tphm.com Diana M. Sangalli

robert.scheinfeld@bakerbotts.com Robert C. Scheinfeld

cschlier@oblon.com Carl E. Schlier

Chad Michael Shandler shandler@rlf.com, pstewart@rlf.com

John W. Shaw jshaw@ycst.com, corporate@ycst.com; ptorterotot@ycst.com; corpcal@ycst.com

Matthew W. Siegal

msiegal@stroock.com

Neil P. Sirota neil.sirota@bakerbotts.com

Monte Terrell Squire msquire@ycst.com

William J. Wade wade@rlf.com

Peter J. Wied peterwied@paulhastings.com

rickwilliams@velaw.com, smendoza@velaw.com Roderick B. Williams

Vincent K. Yip vincentyip@paulhastings.com

Edward R. Yoches bob.yoches@finnegan.com

sbalick@ashby-geddes.com Steven J. Balick

pab@maronmarvel.com Paul A. Bradley

jday@ashby-geddes.com John G. Day

Tara D. Elliott elliott@fr.com

barry.graham@finnegan.com Barry M. Graham

darren.jiron@finnegan.com Darren M. Jiron

William J. Marsden, Jr. marsden@fr.com

mneiderman@duanemorris.com Matt Neiderman

Timothy J. Vezeau timothy.vezeau@kmzr.com

I further certify that on October 5, 2006, I caused a copy of the foregoing document to be served by e-mail on the below-listed counsel:

Thomas C. Grimm [tgrimm@mnat.com]

Leslie A. Polizoti [lpolizoti@mnat.com]

MORRIS, NICHOLS, ARSHT & TUNNELL LLP

1201 North Market Street

Wilmington, DE 19899-1347

Attorneys for Honeywell International Inc. and Honeywell Intellectual Properties Inc.

Steven J. Balick [sbalick@ashby-geddes.com]

John G. Day [jday@ashby-geddes.com]

ASHBY & GEDDES

222 Delaware Avenue

P.O. Box 1150

Wilmington, DE 19899

Attorneys for Honeywell International Inc. and Honeywell Intellectual Properties Inc.

Martin R. Lueck [MRLueck@rkmc.com]

Matthew L. Woods [MLWoods@rkmc.com]

Jacob S. Zimmerman [JSZimmerman@rkmc.com]

Marta M. Chou [MMChou@rkmc.com]

ROBINS, KAPLAN, MILLER & CIRESI LLP

2800 LaSalle Plaza

800 LaSalle Avenue

Minneapolis, MN 55402-2015

Attorneys for Honeywell International Inc. and Honeywell Intellectual Properties Inc.

Alan E. McKenna [AEMckenna@rkmc.com]

Anthony A. Froio [AAFroio@rkmc.com]

Jeremy C. McDiarmid [JCMcDiarmid@rkmc.com]

ROBINS, KAPLAN, MILLER & CIRESI LLP

111 Huntington Avenue, Suite 1300

Boston, MA 02199-7610

Attorneys for Honeywell International Inc. and Honeywell Intellectual Properties Inc.

William J. Wade [wade@rlf.com]

RICHARDS, LAYTON & FINGER

One Rodney Square

P.O. Box 551

Wilmington, DE 19899

Attorneys for Arima Display Corporation, Matsushita Electrical Industrial Co., and Matsushita Electrical Corporation of America

Richard L. Horwitz [rhorwitz@potteranderson.com]

David E. Moore [dmoore@potteranderson.com]

POTTER ANDERSON & CORROON

6<sup>th</sup> Floor, Hercules Plaza

1313 N. Market Street

P.O. Box. 951

Wilmington, DE 19801

Attorneys for BOE-Hydis Technology Co., Ltd., Hitachi Displays, Ltd., Koninklijke Philips Electronics N.V., Philips Electronics North America Corp., Samsung SDI America, Inc., and Samsung SDI Co., Ltd., Toppoly Oproelectronics Corp., Wintek Corp., Wintek Electro-Optics Corporation;

Thomas L. Halkowski [halkowski@fr.com]

FISH & RICHARDSON, P.C.

919 N. Market Street, Suite 1100

P.O. Box 1114

Wilmington, DE 19801

Attorneys for Casio Computer Co., Ltd., and Casio, Inc.

Philip A. Rovner [provner@potteranderson.com]

POTTER, ANDERSON & CORROON

6<sup>th</sup> Floor, Hercules Plaza

1313 N. Market Street

Wilmington, DE 19801

Attorneys for Fuji Photo Film Co. Ltd. And Fuji Photo Film U.S.A. Inc.

William J. Marsden, Jr. [marsden@fr.com]

FISH & RICHARDSON, P.C.

919 N. Market Street, Suite 1100

P.O. Box 1114

Wilmington, DE 19899-1114

Attorneys for International Display Technology and International Display Technology USA, Inc.

John W. Shaw [jshaw@ycst.com]

Monté T. Squire [msquire@ycst.com]

YOUNG CONAWAY STARGATT & TAYLOR LLP

The Brandywine Building

1000 West Street, 17<sup>th</sup> Floor

P.O. Box 391

Wilmington, DE 19899-0391

Attorneys for Sony Corporation, Sony Corporation of America, and ST Liquid Crystal Display Corp.

Robert J. Katzenstein [rik@skfdelaware.com]

Robert K. Beste, III [rkb@skfdelaware.com]

SMITH, KATZENSTEIN & FURLOW

800 Delaware Avenue

P.O. Box 410

Wilmington, DE 19899

Attorneys for Seiko Epson Corporation and Sanyo Epson Imaging Devices Corporation

David J. Margules [dmargules@bmf-law.com] John M. Seaman [jseaman@bmf-law.com] BOUCHARD MARGULES & FRIEDLANDER, P.A. 222 Delaware Avenue, Suite 1400 Wilmington, DE 19801

Attorneys for Citizen Watch Co., Ltd., and Citizen Displays Co., Ltd.

YOUNG CONAWAY STARGATT & TAYLOR, LLP

October 5, 2006

Karen L. Pascale (#2903) [kpascale@ycst.com]

The Brandywine Building 1000 West Street, 17th Floor Wilmington, DE 19801

(302) 571-6600

Attorneys for Optrex America, Inc.